NYSCEF DOC. NO. 1

INDEX NO. 950175/2019

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK X Date Index No. Purchased: VERONICA MARIE HORKY, Index No.: Plaintiff, Plaintiff designates New York -against-County as the place of trial. THE ARCHDIOCESE OF NEW YORK and The basis of venue is Defendant's residence. OUR LADY OF MOUNT CARMEL, **SUMMONS** Defendants. X

The Above-Named Defendants:

YOU ARE HEREBY SUMMONED to answer the complaint in this action and to serve a copy of your answer, or, if the complaint is not served with this summons, to serve a notice of appearance, on the Plaintiff's Attorney(s) within twenty (20) days after the service of this summons, exclusive of the day of service (or within thirty (30) days after the service is complete if this summons is not personally delivered to you within the State of New York); and in case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the complaint.

Dated: New York, New York October 11, 2019

Yours, etc.,

By: Adam P. Slater, Esq.

SLATER SLATER SCHULMAN LLP

Counsel for Plaintiff

488 Madison Avenue, 20th Floor New York, New York 10022 (212) 922-0906

-and-

Gary Certain, Esq.

CERTAIN & ZILBERG, PLLC

Counsel for Plaintiff

488 Madison Avenue, 20th Floor

New York, New York 10022

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TO:

THE ARCHDIOCESE OF NEW YORK 1011 First Avenue New York, New York 10022

OUR LADY OF MOUNT CARMEL 70 Park Hill Avenue Yonkers, New York 10701

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SUPREME COURT OF THE STATE OF NEW Y COUNTY OF NEW YORK	ORK
	_X
	Date Filed:
VERONICA MARIE HORKY,	Index No.:
Plaintiff,	
-against-	<u>VERIFIED COMPLAINT</u>
THE ARCHIVE GEORGE OF A PART AND A STATE OF A PART AND	
THE ARCHDIOCESE OF NEW YORK and	
OUR LADY OF MOUNT CARMEL,	
Defendants.	
	_X

Plaintiff, Veronica Marie Horky ("Plaintiff"), by her attorneys Slater Slater Schulman LLP and Certain & Zilberg, PLLC, brings this action against the Archdiocese of New York ("Diocese") and Our Lady of Mount Carmel ("Church") and alleges, on personal knowledge as to herself and on information and belief as to all other matters, as follows:

JURISDICTION AND VENUE

- This action is brought pursuant to the Children Victims Act ("CVA") (L. 2019 c.
 See CPLR § 214-g and 22 NYCRR 202.72.
- 2. This Court has personal jurisdiction over the Diocese pursuant to CPLR §§ 301 and 302, in that the Diocese either resides in New York or conducts or, at relevant times conducted, activities in New York that give rise to the claims asserted herein.
- 3. This Court has personal jurisdiction over the Church pursuant to CPLR §§ 301 and 302, in that the Church either resides in New York or conducts or, at relevant times conducted, activities in New York that give rise to the claims asserted herein.

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4. This Court has jurisdiction over this action because the amount of damages Plaintiff seeks exceeds the jurisdictional limits of all lower courts which would otherwise have jurisdiction.

5. Venue for this action is proper in the County of New York pursuant to CPLR § 503 in that one or more defendants resides in this County.

PARTIES

- 6. Whenever reference is made to any defendant entity, such reference includes that entity, its parent companies, subsidiaries, affiliates, predecessors, and successors. In addition, whenever reference is made to any act, deed, or transaction of any entity, the allegation means that the entity engaged in the act, deed, or transaction by or through its officers, directors, agents employees, or representatives while they were actively engaged in the management, direction, control, or transaction of the entity's business affairs.
- 7. Plaintiff is an individual residing in Westchester County, New York. Plaintiff was an infant at the time of the sexual abuse alleged herein.
- 8. At all times material to the Verified Complaint, Diocese was and continues to be a non-profit religious corporation, organized exclusively for charitable, religious, and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code.
- 9. At all times material to the Verified Complaint, Diocese was and remains authorized to conduct business under the laws of the State of New York.
- 10. At all times material to the Verified Complaint, Diocese's principal place of business is 1011 First Avenue, New York, New York 10022.
- 11. The Diocese oversees a variety of liturgical, sacramental, educational and faith formation programs.

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activities.

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12. The Diocese has various programs that seek out the participation of children in its

- The Diocese, through its agents, servants, and/or employees has control over those 13. activities involving children.
- 14. The Diocese has the power to employ individuals working with and/or alongside children, providing said children with guidance and/or instruction under the auspices of the defendant Diocese, including but not limited to those at the Church.
- 15. At all times material to the Verified Complaint, the Church was and continues to be a religious New York State non-profit entity.
- 16. At all times material to the Verified Complaint, the Church maintained its principal place of business at 70 Park Hill Avenue, Yonkers, New York, 10701.
- At all times material to the Verified Complaint, the Church is a parish operating 17. under the control of the Diocese.
- 18. At all times material to the Verified Complaint, the Church is a parish operating for the benefit of the Diocese.
- 19. At all times material to the Verified Complaint, Monsignor Cajetan J. Troy was an agent, servant, and/or employee of the Church.
- 20. At all times material to the Verified Complaint, Monsignor Cajetan J. Troy was an agent, servant, and/or employee of the Diocese.
- At all times material to the Verified Complaint, while an agent, servant and/or 21. employee of the Church, Monsignor Cajetan J. Troy remained under the control and supervision of the Diocese.

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22. At all times material to the Verified Complaint, while an agent, servant and/or employee of the Church, Monsignor Cajetan J. Troy remained under the control and supervision of the Church.

- 23. At all times material to the Verified Complaint, while an agent, servant and/or employee of the Diocese, Monsignor Cajetan J. Troy remained under the control and supervision of the Diocese.
- 24. At all times material to the Verified Complaint, while an agent, servant and/or employee of the Diocese, Monsignor Cajetan J. Troy remained under the control and supervision of the Church.
- 25. The Church placed Monsignor Cajetan J. Troy in positions where he had immediate access to children.
- 26. The Diocese placed Monsignor Cajetan J. Troy in positions where he had immediate access to children.

THE CATHOLIC CHURCH'S LONG HISTORY OF COVERING UP CHILD SEXUAL ABUSE

- 27. In 1962, the Vatican in Rome issued a Papal Instruction binding upon all Bishops throughout the world including the Bishop of the Diocese. The instruction was binding upon the Bishop of the Diocese. The instruction directed that allegations and reports of sexual abuse of children by priests were required to be kept secret and not disclosed either to civil authorities such as law enforcement, to co-employees or supervisors of parish priests, or to parishioners generally.
- 28. Canon law requires Bishops to keep subsecreto files also known as confidential files. These files are not to be made public.
- 29. Because of problems of sexual misconduct of Catholic clergy, the Catholic Church and other organizations sponsored treatment centers for priests that had been involved in sexual

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misconduct, including centers in Albuquerque, New Mexico, Suitland, Maryland, Downington Pennsylvania, and Ontario, Canada.

- 30. Sexual abuse of members of the public by Catholic clergy and agents of the Church has been a reality in the Catholic Church for centuries but has remained concealed by a pattern and practice of secrecy. This secrecy is rooted in the official policies of the Catholic Church which are applicable to all dioceses and in fact are part of the practices of each diocese, including the Diocese. Sexual abuse of minors by Catholic clergy and religious leaders became publicly known in the mid 1980's as a result of media coverage of a case in Lafayette, Louisiana. Since that time, the media has continued to expose cases of clergy sexual abuse throughout the United States. In spite of these revelations as well as the many criminal and civil legal actions the Church has been involved in as a result of sexual abuse of minors by clergy and other agents of the Church, the bishops and other Church leaders continued to pursue a policy of secrecy.
- 31. All of the procedures required in the so-called "Dallas Charter" to purportedly protect children have been previously mandated in the Code of Canon Law but were consistently ignored by Catholic bishops. In place of the required processes, which would have kept a written record of cases of clergy sexual abuse, the bishops applied a policy of clandestine transfer of accused priests from one local or diocesan assignment to another or from one diocese to another. The receiving parishioners and often the receiving pastors were not informed of any accusations of sexual abuse of minors.
- 32. The truth concerning the extent of the frequency of sexual abuse at the hands of Catholic priests, other clergy and agents of the Church and Catholic Church's pervasive campaign to cover up such crimes continues to be revealed. In 2018, the State of Pennsylvania released a grand jury report releasing the name of over 300 "predator priests" in Pennsylvania alone who

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committed acts of sexual abuse on more than a thousand children, while also noting that there were "likely thousands more victims whose records were lost or who were too afraid to come forward."

The report's opening remarks bear repeating here:

We, the members of this grand jury, need you to hear this. We know some of you have heard some of it before. There have been other reports about child sex abuse within the Catholic Church. But never on this scale. For many of us, those earlier stories happened someplace else, someplace away. Now we know the truth: it happened everywhere.

. . .

Most of the victims were boys; but there were girls too. Some were teens; many were prepubescent. Some were manipulated with alcohol or pornography. Some were made to masturbate their assailants or were groped by them. Some were raped orally, some vaginally, some anally. But all of them were brushed aside, in every part of the state, by church leaders who preferred to protect the abusers and their institution above all.

33. The 2018 grand jury report found numerous, pervasive strategies employed by the Catholic Church which the report referred to collectively as a "playbook for concealing the truth." These measures include but are not limited to the following:

- Make sure to use euphemisms rather than real words to describe the sexual assaults in diocese documents. Never say "rape"; say "inappropriate contact" or "boundary issues."
- Don't conduct genuine investigations with properly trained personnel.
 Instead, assign fellow clergy members to ask inadequate questions and then make credibility determinations about the colleagues with whom they live and work.
- For an appearance of integrity, send priests for "evaluation" at church-run psychiatric treatment centers. Allow these experts to "diagnose" whether the priest was a pedophile, based largely on the priest's "self-reports" and regardless of whether the priest had actually engaged in sexual contact with a child.
- When a priest does have to be removed, don't say why. Tell his parishioners that he is on "sick leave," or suffering from "nervous exhaustion." Or say nothing at all.

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Even if a priest is raping children, keep providing him housing and living expenses, although he may be using these resources to facilitate more sexual

If a predator's conduct becomes known to the community, don't remove him from the priesthood to ensure that no more children will be victimized.

Instead, transfer him to a new location where no one will know he is a child

abuser.

assaults.

Finally, and above all, don't tell the police. Child sexual abuse, even short of actual penetration, is and has for all relevant times been a crime. But

don't treat it that way; handle it like a personnel matter, "in house."

34. Refusal to disclose sexually abusing clerics to parishioners and even fellow clerics

has been one way utilized by Defendant to maintain secrecy. Another has been to use various

forms of persuasion on victims or their families to convince them to remain silent about incidents

of abuse. These forms of persuasion have included methods that have ranged from sympathetic

attempts to gain silence to direct intimidation to various kinds of threats. In so doing the clergy

involved, from bishops to priests, have relied on their power to overwhelm victims and their

families.

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35. The sexual abuse of children and the Catholic Church's abhorrent culture of

concealing these crimes are at the heart of the allegations complained of herein.

36. The Child Victims Act was enacted for the explicit purpose of providing survivors

of child sexual abuse with the recourse to bring a private right of action against the sexual predators

who abused them and the institutions that concealed their crimes.

FACTS

In or around 1975, when Plaintiff was seven (7) years old, Plaintiff began attending 37.

the Church, a church within and under the auspices of the Diocese.

38. At all relevant times, Plaintiff participated in youth activities and church activities

at the Church.

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39. The Plaintiff received educational and religious instruction from the Church.

40. Monsignor Cajetan J. Troy, under the auspices of the Church and Diocese, provided

educational and religious instruction to the infant Plaintiff.

41. During and through these activities, Plaintiff, as a minor and vulnerable child, was

dependent on the Church and Monsignor Cajetan J. Troy.

During and through these activities, the Church had physical custody of Plaintiff 42.

and accepted the entrustment of Plaintiff.

43. During and through these activities, the Church had assumed the responsibility of

caring for Plaintiff and had authority over her.

44. During and through these educational and religious instructional activities,

Plaintiff, as a minor and vulnerable child, was dependent on the Diocese and Monsignor Cajetan

J. Troy.

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During and through these activities the Diocese had physical custody of Plaintiff 45.

and accepted the entrustment of Plaintiff.

46. During and through these activities, the Diocese had responsibility of Plaintiff and

authority over her.

47. Through Monsignor Cajetan J. Troy's positions at, within, or for the Church,

Monsignor Cajetan J. Troy was put in direct contact with Plaintiff, a member of the Church. It

was under these circumstances that Plaintiff came to be under the direction, contact, and control

of Monsignor Cajetan J. Troy, who used her position of authority and trust over Plaintiff to sexually

abuse and harass Plaintiff.

48. Through Monsignor Cajetan J. Troy's positions at, within, or for the Diocese,

Monsignor Cajetan J. Troy was put in direct contact with Plaintiff, a member of the Church. It

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was under these circumstances that Plaintiff came to be under the direction, contact, and control

of Monsignor Cajetan J. Troy, who used his position of authority and trust over Plaintiff to sexually

abuse and harass Plaintiff.

49. On repeated occasions, while Plaintiff was a minor, Monsignor Cajetan J. Troy.

while acting as a priest, counselor, teacher, trustee, director, officer, employee, agent, servant

and/or volunteer of the Church, sexually assaulted, sexually abused and/or had sexual contact with

Plaintiff in violation of the laws of the State of New York, including the New York State Penal

Law.

50. On repeated occasions, while Plaintiff was a minor, Monsignor Cajetan J. Troy,

while acting as a priest, counselor, teacher, trustee, director, officer, employee, agent, servant

and/or volunteer of the Diocese, sexually assaulted, sexually abused and/or had sexual contact with

Plaintiff in violation of the laws of the State of New York, including the New York State Penal

Law.

51. The abuse occurred in or about 1975.

52. Plaintiff's relationship to the Church, as a vulnerable minor, parishioner and

participant in Church educational and religious instructional activities, was one in which Plaintiff

was subject to the Church's ongoing influence. The dominating culture of the Catholic Church

over Plaintiff pressured Plaintiff not to report Monsignor Cajetan J. Troy's sexual abuse of her.

53. Plaintiff's relationship to the Diocese, as a vulnerable minor, parishioner and

participant in Church educational and religious instructional activities, was one in which Plaintiff

was subject to the Diocese's ongoing influence. The dominating culture of the Catholic Church

over Plaintiff pressured Plaintiff not to report Monsignor Cajetan J. Troy's sexual abuse of her.

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54. At no time did the Diocese ever send an official, a member of the clergy, an

investigator or any employee or independent contractor to the Church to advise or provide any

form of notice to the parishioners either verbally or in writing that there were credible allegations

against Monsignor Cajetan J. Troy and to request that anyone who saw, suspected or suffered

sexual abuse to come forward and file a report with the police department. Rather, the Diocese

remained silent.

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55. At all times material hereto, Monsignor Cajetan J. Troy, was under the direct

supervision, employ and/or control of the Church.

56. At all times material hereto, Monsignor Cajetan J. Troy, was under the direct

supervision, employ and/or control of the Diocese.

57. The Church knew and/or reasonably should have known, and/or knowingly

condoned, and/or covered up, the inappropriate and unlawful sexual activities of Monsignor

Cajetan J. Troy who sexually abused Plaintiff.

58. The Diocese knew and/or reasonably should have known, and/or knowingly

condoned, and/or covered up, the inappropriate and unlawful sexual activities of Monsignor

Cajetan J. Troy who sexually abused Plaintiff.

59. The Church negligently or recklessly believed that Monsignor Cajetan J. Troy was

fit to work with children and/or that any previous problems he had were fixed and cured; that

Monsignor Cajetan J. Troy would not sexually molest children; and that Monsignor Cajetan J.

Troy would not injure children.

60. The Diocese negligently or recklessly believed that Monsignor Cajetan J. Troy was

fit to work with children and/or that any previous problems he had were fixed and cured; that

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Monsignor Cajetan J. Troy would not sexually molest children; and that Monsignor Cajetan J.

Troy would not injure children.

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The Church had the responsibility to supervise and/or direct priests serving at the 61.

Church, and specifically, had a duty not to aid a pedophile such as Monsignor Cajetan J. Troy, by

assigning, maintaining and/or appointing him to a position with access to minors.

The Diocese had the responsibility to supervise and/or direct priests serving at the 62.

Church, and specifically, had a duty not to aid a pedophile such as Monsignor Cajetan J. Troy, by

assigning, maintaining and/or appointing him to a position with access to minors.

By holding Monsignor Cajetan J. Troy out as safe to work with children, and by 63.

undertaking the custody, supervision of, and/or care of the minor Plaintiff, the Church entered into

a fiduciary relationship with the minor Plaintiff. As a result of Plaintiff's being a minor, and by

the Church undertaking the care and guidance of the vulnerable minor Plaintiff, the Church held a

position of empowerment over Plaintiff.

By holding Monsignor Cajetan J. Troy out as safe to work with children, and by 64.

undertaking the custody, supervision of, and/or care of the minor Plaintiff, the Diocese entered

into a fiduciary relationship with the minor Plaintiff. As a result of Plaintiff's being a minor, and

by the Diocese undertaking the care and guidance of the vulnerable minor Plaintiff, the Diocese

held a position of empowerment over Plaintiff.

The Church, by holding itself out as being able to provide a safe environment for 65.

children, solicited and/or accepted this position of empowerment. This empowerment prevented

the then minor Plaintiff from effectively protecting herself. The Church thus entered into a

fiduciary relationship with Plaintiff.

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66. The Diocese, by holding itself out as being able to provide a safe environment for children, solicited and/or accepted this position of empowerment. This empowerment prevented the then minor Plaintiff from effectively protecting herself. The Diocese thus entered into a fiduciary relationship with Plaintiff.

- 67. The Church had a special relationship with Plaintiff.
- 68. The Diocese had a special relationship with Plaintiff.
- 69. The Church owed Plaintiff a duty of reasonable care because the Church had superior knowledge about the risk that Monsignor Cajetan J. Troy posed to Plaintiff, the risk of abuse in general in its programs, and/or the risks that its facilities posed to minor children.
- 70. The Diocese owed Plaintiff a duty of reasonable care because the Diocese had superior knowledge about the risk that Monsignor Cajetan J. Troy posed to Plaintiff, the risk of abuse in general in its programs, and/or the risks that its facilities posed to minor children.
- 71. The Church owed Plaintiff a duty of reasonable care because it solicited youth and parents for participation in its youth programs; encouraged youth and parents to have the youth participate in its programs; undertook custody of minor children, including Plaintiff; promoted its facilities and programs as being safe for children; held its agents including Monsignor Cajetan J. Troy out as safe to work with children; encouraged parents and children to spend time with its agents; and/or encouraged its agents, including Monsignor Cajetan J. Troy, to spend time with, interact with, and recruit children.
- 72. The Diocese owed Plaintiff a duty of reasonable care because it solicited youth and parents for participation in its youth programs; encouraged youth and parents to have the youth participate in its programs; undertook custody of minor children, including Plaintiff; promoted its facilities and programs as being safe for children; held its agents including Monsignor Cajetan J.

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Troy out as safe to work with children; encouraged parents and children to spend time with its

agents; and/or encouraged its agents, including Monsignor Cajetan J. Troy, to spend time with,

interact with, and recruit children.

73. The Church owed Plaintiff a duty to protect Plaintiff from harm because the

Church's actions created a foreseeable risk of harm to Plaintiff.

74. The Diocese owed Plaintiff a duty to protect Plaintiff from harm because the

Diocese's actions created a foreseeable risk of harm to Plaintiff.

75. The Church's breach of its duties include, but are not limited to: failure to have

sufficient policies and procedures to prevent child sexual abuse, failure to properly implement the

policies and procedures to prevent child sexual abuse, failure to take reasonable measures to make

sure that the policies and procedures to prevent child sexual abuse were working, failure to

adequately inform families and children or the risks of child sexual abuse, failure to investigate

risks of child sexual abuse, failure to properly train the workers at institutions and programs within

the Church, geographical confines, failure to protect children in its programs from child sexual

abuse, failure to adhere to the applicable standard of care for child safety, failure to investigate the

amount and type of information necessary to represent the institutions, programs, leaders and

people as safe, failure to train its employees properly to identify signs of child molestation by

fellow employees, failure by relying on mental health professionals, and/or failure by relying on

people who claimed that they could treat child molesters.

76. The Diocese's breach of its duties include, but are not limited to: failure to have

sufficient policies and procedures to prevent child sexual abuse, failure to properly implement the

policies and procedures to prevent child sexual abuse, failure to take reasonable measures to make

sure that the policies and procedures to prevent child sexual abuse were working, failure to

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adequately inform families and children or the risks of child sexual abuse, failure to investigate

risks of child sexual abuse, failure to properly train the workers at institutions and programs within

the Diocese, geographical confines, failure to protect children in its programs from child sexual

abuse, failure to adhere to the applicable standard of care for child safety, failure to investigate the

amount and type of information necessary to represent the institutions, programs, leaders and

people as safe, failure to train its employees properly to identify signs of child molestation by

fellow employees, failure by relying on mental health professionals, and/or failure by relying on

people who claimed that they could treat child molesters.

77. The Church also breached its duties to Plaintiff by failing to warn Plaintiff and

Plaintiff's family of the risk that Monsignor Cajetan J. Troy posed and the risks of child sexual

abuse by clerics.

78. The Church also failed to warn Plaintiff and Plaintiff's family about any of the

knowledge that it had about child sexual abuse.

79. The Diocese also breached its duties to Plaintiff by failing to warn Plaintiff and

Plaintiff's family of the risk that Monsignor Cajetan J. Troy posed and the risks of child sexual

abuse by clerics.

80. The Diocese also failed to warn Plaintiff and Plaintiff's family about any of the

knowledge that it had about child sexual abuse.

81. The Church also violated a legal duty by failing to report known and/or suspected

abuse of children by Monsignor Cajetan J. Troy and/or its other agents to the police and law

enforcement.

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82. The Diocese also violated a legal duty by failing to report known and/or suspected

abuse of children by Monsignor Cajetan J. Troy and/or its other agents to the police and law

enforcement.

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By employing Monsignor Cajetan J. Troy at the Church, and other facilities within 83.

the Diocese, the Diocese, through its agents, affirmatively represented to minor children and their

families that Monsignor Cajetan J. Troy did not pose a threat to children, did not have a history of

molesting children, that the Diocese did not know that Monsignor Cajetan J. Troy had a history of

molesting children, and that the Diocese did not know that Monsignor Cajetan J. Troy was a danger

to children.

By employing Monsignor Cajetan J. Troy at the Church, the Church through its 84.

agents, affirmatively represented to minor children and their families that Monsignor Cajetan J.

Troy did not pose a threat to children, did not have a history of molesting children, that the Church

did not know that Monsignor Cajetan J. Troy had a history of molesting children, and that the

Church did not know that Monsignor Cajetan J. Troy was a danger to children.

The Church induced Plaintiff and Plaintiff's family to rely on these representations, 85.

and they did rely on them.

The Diocese has never publicly admitted the veracity of the allegations against 86.

Monsignor Cajetan J. Troy, warned the public and/or conducted outreach to potential victims of

his sexual abuse. The pattern and practice of intentionally failing to disclose the identities and

locations of sexually inappropriate and/or abusive clerics has been practiced by the Diocese for

decades and continues through current day. The failure to disclose the identities of allegedly

sexually inappropriate and/or abusive clerics is unreasonable and knowingly or recklessly creates

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or maintains a condition which endangers the safety or health of a considerable number of members of the public, including Plaintiff.

- 87. By allowing Monsignor Cajetan J. Troy to remain in active ministry, the Diocese, through its agents, has made and continues to make affirmative representations to minor children and their families, including Plaintiff and Plaintiff's family, that Monsignor Cajetan J. Troy does not pose a threat to children, does not have a history of molesting children, that the Diocese does not know that Monsignor Cajetan J. Troy has a history of molesting children and that the Diocese does not know that Monsignor Cajetan J. Troy is a danger to children.
- 88. The Diocese induced Plaintiff and Plaintiff's family to rely on these representations, and they did rely on them.
- 89. By allowing Monsignor Cajetan J. Troy to remain in active ministry, the Church, through its agents, has made and continues to make affirmative representations to minor children and their families, including Plaintiff and Plaintiff's family, that Monsignor Cajetan J. Troy does not pose a threat to children, does not have a history of molesting children, that the Church does not know that Monsignor Cajetan J. Troy has a history of molesting children and that the Church does not know that Monsignor Cajetan J. Troy is a danger to children.
- 90. The Diocese ignored credible complaints about the sexually abusive behaviors of priests.
- 91. The Diocese failed to act on obvious warning signs of sexual abuse, including instances where it was aware that priests had children in its private rooms in the rectory overnight, that priests were drinking alcohol with underage children and exposing them to pornography.
- 92. Even where a priest disclosed sexually abusive behavior with children, Diocese officials failed to act to remove him from ministry.

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93. The Diocese engaged in conduct that resulted in the prevention, hinderance and delay in the discovery of criminal conduct by priests.

- 94. The Diocese conceived and agreed to a plan using deception and intimidation to prevent victims from seeking legal solutions to their problems.
- 95. As a result of Defendants' conduct described herein, Plaintiff has and will continue to suffer personal physical and psychological injuries, including but not limited to great pain of mind and body, severe and permanent emotional distress, physical manifestations of emotional distress, problems sleeping, concentrating, low self-confidence, low self-respect, low self-esteem, feeling of worthlessness, feeling shameful, and embarrassed, feeling alone and isolated, losing faith in God, losing faith in authority figures, feeling estranged from the church, struggling with alcohol and substance problems, struggling with gainful employment and career advancement, feeling helpless, and hopeless, problems with sexual intimacy, relationship problems, trust issues, feeling confused and angry, depression, anxiety, feeling dirty, used, and damaged, suicidal ideations, having traumatic flashbacks, feeling that her childhood and innocence was stolen. Plaintiff was prevented and will continue to be prevented from performing Plaintiff's normal daily activities; has incurred and will continue to incur expenses for medical and psychological treatment, therapy, and counseling; and, on information and belief, has incurred and will continue to incur loss of income and/or loss of earning capacity. As a victim of Defendants' misconduct, Plaintiff is unable at this time to fully describe all the details of that abuse and the extent of the harm Plaintiff suffered as a result.
- 96. The Church violated various New York statutes, including, but not limited to N.Y. Soc. Serv. Law §§ 413 and 420, which require, inter alia, school officials, teachers, day care center

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workers, providers of family or group family day care, and any other child care worker to report suspected cases of child abuse and impose liability for failure to report.

97. The Diocese violated various New York statutes, including, but not limited to N.Y. Soc. Serv. Law §§ 413 and 420, which require, inter alia, school officials, teachers, day care center workers, providers of family or group family day care, and any other child care worker to report suspected cases of child abuse and impose liability for failure to report.

98. The injuries and damages suffered by Plaintiff are specific in kind to Plaintiff, special, peculiar, and above and beyond those injuries and damages suffered by the public.

FIRST CAUSE OF ACTION: NEGLIGENCE

- 99. Plaintiff repeats and realleges by reference each and every allegation set forth above as if fully set forth herein.
- 100. The Church knew or was negligent in not knowing that Monsignor Cajetan J. Troy posed a threat of sexual abuse to children.
- 101. The Diocese knew or was negligent in not knowing that Monsignor Cajetan J. Troy posed a threat of sexual abuse to children.
- The acts of Monsignor Cajetan J. Troy described hereinabove were undertaken, 102. and/or enabled by, and/or during the course, and/or within the scope of his employment, appointment, and/or agency with the Church.
- The acts of Monsignor Cajetan J. Troy described hereinabove were undertaken, 103. and/or enabled by, and/or during the course, and/or within the scope of his employment, appointment, and/or agency with the Diocese.

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104. The Church owed Plaintiff a duty to protect Plaintiff from Monsignor Cajetan J. Troy's sexual deviancy, both prior to and/or subsequent to Monsignor Cajetan J. Troy's misconduct.

- 105. The Diocese owed Plaintiff a duty to protect Plaintiff from Monsignor Cajetan J. Troy's sexual deviancy, both prior to and/or subsequent to Monsignor Cajetan J. Troy's misconduct.
- The Church's willful, wanton, grossly negligent and/or negligent act(s) of 106. commission and/or omission, resulted directly and/or proximately in the damages set forth herein at length.
- The Diocese's willful, wanton, grossly negligent and/or negligent act(s) of 107. commission and/or omission, resulted directly and/or proximately in the damages set forth herein at length.
- At all times material hereto, with regard to the allegations contained herein, 108. Monsignor Cajetan J. Troy was under the direct supervision, employ and/or control of the Church.
- 109. At all times material hereto, with regard to the allegations contained herein, Monsignor Cajetan J. Troy was under the direct supervision, employ and/or control of the Diocese.
- 110. At all times material hereto, the Church's actions were willful, wanton, malicious, reckless, grossly negligent and outrageous in its disregard for the rights and safety of Plaintiff.
- At all times material hereto, the Diocese's actions were willful, wanton, malicious, 111. reckless, grossly negligent and outrageous in its disregard for the rights and safety of Plaintiff.
- As a direct and/or indirect result of said conduct, Plaintiff has suffered the injuries 112. and damages described herein.

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113. By reason of the foregoing, Defendants jointly, severally and/or in the alternative, are liable to Plaintiff for compensatory damages, and for punitive damages, together with interest and costs.

SECOND CAUSE OF ACTION: NEGLIGENT HIRING, RETENTION, SUPERVISION, AND/OR DIRECTION

- 114. Plaintiff repeats and realleges by reference each and every allegation set forth above as if fully set forth herein.
 - 115. The Church hired Monsignor Cajetan J. Troy.
 - 116. The Diocese hired Monsignor Cajetan J. Troy.
- 117. The Church hired Monsignor Cajetan J. Troy for a position that required him to work closely with, mentor, and counsel young boys and girls.
- 118. The Diocese hired Monsignor Cajetan J. Troy for a position that required him to work closely with, mentor, and counsel young boys and girls.
- 119. The Church was negligent in hiring Monsignor Cajetan J. Troy because it knew or should have known, through the exercise of reasonable care, of Monsignor Cajetan J. Troy's propensity to develop inappropriate relationships with children in its charge and to engage in sexual behavior and lewd and lascivious conduct with such children.
- 120. The Diocese was negligent in hiring Monsignor Cajetan J. Troy because it knew or should have known, through the exercise of reasonable care, of Monsignor Cajetan J. Troy's propensity to develop inappropriate relationships with children in its charge and to engage in sexual behavior and lewd and lascivious conduct with such children.
- 121. Monsignor Cajetan J. Troy would not and could not have been in a position to sexually abuse Plaintiff had he not been hired by the Church to mentor and counsel children in the Church.

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122. Monsignor Cajetan J. Troy continued to molest Plaintiff while at the Church.

Monsignor Cajetan J. Troy would not and could not have been in a position to 123.

sexually abuse Plaintiff had he not been hired by Diocese to mentor and counsel children in the

Church.

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124. The harm complained of herein was foreseeable.

125. Plaintiff would not have suffered the foreseeable harm complained of herein but for

the negligence of the Church in having placed Monsignor Cajetan J. Troy, and/or allowed

Monsignor Cajetan J. Troy to remain in his position.

Plaintiff would not have suffered the foreseeable harm complained of herein but for 126.

the negligence of the Diocese in having placed Monsignor Cajetan J. Troy, and/or allowed

Monsignor Cajetan J. Troy to remain in his position.

At all times while Monsignor Cajetan J. Troy was employed or appointed by the 127.

Church, he was supervised by the Church and/or its agents and employees.

At all times while Monsignor Cajetan J. Troy was employed or appointed by the

Church, he was under the direction of, and/or answerable to, the Church and/or its agents and

employees.

129. At all times while Monsignor Cajetan J. Troy was employed or appointed by the

Diocese, he was supervised by the Diocese and/or its agents and employees.

130. At all times while Monsignor Cajetan J. Troy was employed or appointed by the

Diocese, he was under the direction of, and/or answerable to, the Diocese and/or its agents and

employees.

The Church was negligent in its direction and/or supervision of Monsignor Cajetan 131.

J. Troy in that it knew or should have known, through the exercise of ordinary care, that Monsignor

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Cajetan J. Troy's conduct would subject third parties to an unreasonable risk of harm, including

Monsignor Cajetan J. Troy's propensity to develop inappropriate relationships with children under

his charge and to engage in sexual behavior and lewd and lascivious conduct with such children.

132. The Church failed to take steps to prevent such conduct from occurring.

133. The Diocese was negligent in its direction and/or supervision of Monsignor Cajetan

J. Troy in that it knew, or should have known, through the exercise of ordinary care, that

Monsignor Cajetan J. Troy's conduct would subject third parties to an unreasonable risk of harm,

including Monsignor Cajetan J. Troy's propensity to develop inappropriate relationships with

children under his charge and to engage in sexual behavior and lewd and lascivious conduct with

such children.

134. The Diocese failed to take steps to prevent such conduct from occurring.

135. The Church was negligent in its retention of Monsignor Cajetan J. Troy in that that

it knew, or should have known, through the exercise of reasonable care, of his propensity to

develop inappropriate relationships with children under his charge and to engage in sexual

behavior and lewd and lascivious conduct with such children.

136. The Church retained Monsignor Cajetan J. Troy in his position as mentor and

counselor to such children and thus left him in a position to continue such behavior.

137. The Diocese was negligent in its retention of Monsignor Cajetan J. Troy in that that

it knew, or should have known, through the exercise of reasonable care, of his propensity to

develop inappropriate relationships with children under his charge and to engage in sexual

behavior and lewd and lascivious conduct with such children.

138. The Diocese retained Monsignor Cajetan J. Troy in his position as mentor and

counselor to such children and thus left him in a position to continue such behavior.

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139. The Church was further negligent in its retention, supervision, and/or direction of Monsignor Cajetan J. Troy in that Monsignor Cajetan J. Troy sexually molested Plaintiff on the

premises of the Church.

140. The Church failed to take reasonable steps to prevent such events from occurring

on its premises.

141. The Diocese was further negligent in its retention, supervision, and/or direction of

Monsignor Cajetan J. Troy in that Monsignor Cajetan J. Troy sexually molested Plaintiff on the

premises of the Diocese.

142. The Diocese failed to take reasonable steps to prevent such events from occurring

on its premises.

143. Monsignor Cajetan J. Troy would not and could not have been in a position to

sexually abuse Plaintiff had he not been negligently retained, supervised, and/or directed by the

Church as a mentor and counselor to the infant parishioners of the Church, including Plaintiff.

144. Monsignor Cajetan J. Troy would not and could not have been in a position to

sexually abuse Plaintiff had he not been negligently retained, supervised, and/or directed by the

Diocese as a mentor and counselor to the infant parishioners of the Diocese, including Plaintiff.

145. By reason of the foregoing, Defendants, jointly, severally and/or in the alternative,

are liable to Plaintiff for compensatory damages, and for punitive damages, together with interest

and costs.

THIRD CAUSE OF ACTION: BREACH OF FIDUCIARY DUTY

146. Plaintiff repeats and realleges by reference each and every allegation set forth above

as if fully set forth herein.

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147. Through the position to which Monsignor Cajetan J. Troy was assigned by the Church, Monsignor Cajetan J. Troy was placed in direct contact with Plaintiff.

- 148. Monsignor Cajetan J. Troy was assigned as a priest at the Church, including as a teacher assigned to teach Plaintiff.
- It was under these circumstances that Plaintiff was entrusted to the care of the 149. Church and - under its authority - came to be under the direction, control and dominance of, Monsignor Cajetan J. Troy.
- 150. As a result, Monsignor Cajetan J. Troy used his position to sexually abuse and harass Plaintiff.
- Through the position to which Monsignor Cajetan J. Troy was assigned by the 151. Diocese, Monsignor Cajetan J. Troy was put in direct contact with Plaintiff, then a minor.
- As a result, Monsignor Cajetan J. Troy used his position to sexually abuse and 152. harass Plaintiff.
- 153. There existed a fiduciary relationship of trust, confidence, and reliance between Plaintiff and the Church.
- There existed a fiduciary relationship of trust, confidence, and reliance between 154. Plaintiff and the Diocese.
- Pursuant to its fiduciary relationship, the Church was entrusted with the well-being, 155. care, and safety of Plaintiff.
- Pursuant to its fiduciary relationship, the Diocese was entrusted with the wellbeing, care, and safety of Plaintiff.
- Pursuant to its fiduciary relationship, the Church assumed a duty to act in the best 157. interests of Plaintiff.

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158. Pursuant to its fiduciary relationship, the Diocese assumed a duty to act in the best interests of Plaintiff.

- 159. The Church breached its fiduciary duties to Plaintiff.
- 160. The Diocese breached its fiduciary duties to Plaintiff.
- 161. At all times material hereto, the Church's actions and/or inactions were willful, wanton, malicious, reckless, grossly negligent and/or outrageous in its disregard for the rights and safety of Plaintiff.
- 162. At all times material hereto, the Diocese's actions and/or inactions were willful, wanton, malicious, reckless, grossly negligent and/or outrageous in its disregard for the rights and safety of Plaintiff.
- As a direct result of said conduct, Plaintiff has suffered the injuries and damages described herein.
- By reason of the foregoing, Defendants, jointly, severally and/or in the alternative, 164. are liable to Plaintiff for compensatory and punitive damages, together with interest and costs.

FOURTH CAUSE OF ACTION: BREACH OF NON-DELEGABLE DUTY

- Plaintiff repeats and realleges by reference each and every allegation set forth above 165. as if fully set forth herein.
- 166. Plaintiff, when a minor, was placed in the care of the Church for the purposes of, inter alia, providing Plaintiff with a safe environment to receive an education.
- 167. As a result, there existed a non-delegable duty of trust between Plaintiff and the Church.
- 168. When Plaintiff was a minor, Plaintiff was placed in the care of the Diocese for the purposes of, inter alia, providing Plaintiff with a safe environment to receive an education.

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As a result, there existed a non-delegable duty of trust between Plaintiff and the 169. Diocese.

- 170. Plaintiff was a vulnerable child when placed within the care of the Church.
- 171. Plaintiff was a vulnerable child when placed within the care of the Diocese.
- 172. Consequently, the Church was in the best position to prevent Plaintiff's abuse, and to learn of Monsignor Cajetan J. Troy's repeated sexual abuse of Plaintiff and stop it.
- 173. Consequently, the Diocese was in the best position to prevent Plaintiff's abuse, and to learn of Monsignor Cajetan J. Troy's repeated sexual abuse of Plaintiff and stop it.
- By virtue of the fact that Plaintiff was sexually abused as a minor student entrusted 174. to the care of the Church, the Church breached its non-delegable duty to Plaintiff.
- By virtue of the fact that Plaintiff was sexually abused as a minor student entrusted to the care of the Diocese, the Diocese breached its non-delegable duty to Plaintiff.
- 176. At all times material hereto, Monsignor Cajetan J. Troy was under the direct supervision, employ and/or control of the Church.
- At all times material hereto, Monsignor Cajetan J. Troy was under the direct 177. supervision, employ and/or control of the Diocese.
- 178. As a direct result of said conduct, Plaintiff has suffered the injuries and damages described herein.
- 179. By reason of the foregoing, Defendants, jointly, severally and/or in the alternative, are liable to Plaintiff for compensatory and punitive damages, together with interest and costs.

FIFTH CAUSE OF ACTION: BREACH OF DUTY IN LOCO PARENTIS

180. Plaintiff repeats and realleges by reference each and every allegation set forth above as if fully set forth herein.

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181. Plaintiff was a minor when her parents and/or guardians entrusted her to the control

of the Church for the purpose of, inter alia, providing Plaintiff with an education.

182. The Church owed a duty to adequately supervise its students to prevent foreseeable

harms and injuries.

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183. As a result, the Church owed a duty to Plaintiff in loco parentis.

Plaintiff was a minor when her parents and/or guardians entrusted her to the control 184.

of the Diocese for the purposes of, inter alia, providing Plaintiff with an education.

185. The Diocese owed a duty to adequately supervise its students to prevent foreseeable

injuries.

As a result, the Diocese owed a duty to Plaintiff in loco parentis. 186.

187. The Church breached its duty in loco parentis.

188. The Diocese breached its duty in loco parentis.

189. At all times material hereto, the Church's actions were willful, wanton, malicious,

reckless, negligent, grossly negligent and/or outrageous in its disregard for the rights and safety of

Plaintiff.

190. At all times material hereto, the Diocese's actions were willful, wanton, malicious,

reckless, negligent, grossly negligent and/or outrageous in its disregard for the rights and safety of

Plaintiff.

191. As a direct result of the Church's conduct, Plaintiff has suffered the injuries and

damages described herein.

As a direct result of the Diocese's conduct, Plaintiff has suffered the injuries and

damages described herein.

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193. By reason of the foregoing, Defendants, jointly, severally and/or in the alternative, are liable to Plaintiff for compensatory and punitive damages, together with interest and costs.

SIXTH CAUSE OF ACTION: INTENTIONAL INFLICTION OF **EMOTIONAL DISTRESS**

- 194. Plaintiff repeats and realleges by reference each and every allegation set forth above as if fully set forth herein.
- At the time Monsignor Cajetan J. Troy molested Plaintiff, which Monsignor 195. Cajetan J. Troy knew would cause, or disregarded the substantial probability that it would cause, severe emotional distress, the Church employed Monsignor Cajetan J. Troy as Plaintiff's mentor and counselor.
- 196. It was part of Monsignor Cajetan J. Troy's job as role model and mentor to gain Plaintiff's trust. Monsignor Cajetan J. Troy used his position, and the representations made by the Church about his character that accompanied that position, to gain Plaintiff's trust and confidence and to create opportunities to violate Plaintiff.
- At the time Monsignor Cajetan J. Troy molested Plaintiff, which Monsignor Cajetan J. Troy knew would cause, or disregarded the substantial probability that it would cause, severe emotional distress, the Diocese employed Monsignor Cajetan J. Troy as Plaintiff's mentor and counselor.
- It was part of Monsignor Cajetan J. Troy's job as role model and mentor to gain Plaintiff's trust. Monsignor Cajetan J. Troy used his position, and the representations made by the Diocese about his character that accompanied that position, to gain Plaintiff's trust and confidence and to create opportunities to violate Plaintiff.
- 199. The Church knew and/or disregarded the substantial probability that Monsignor Cajetan J. Troy's conduct would cause severe emotional distress to Plaintiff.

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200. The Diocese knew and/or disregarded the substantial probability that Monsignor

Cajetan J. Troy's conduct would cause severe emotional distress to Plaintiff.

201. Plaintiff suffered severe emotional distress, including psychological and emotional

injury as described above.

202. This distress was caused by Monsignor Cajetan J. Troy's sexual abuse of Plaintiff.

203. The sexual abuse of Plaintiff was extreme and outrageous conduct, beyond all

possible bounds of decency, atrocious and intolerable in a civilized community.

204. The Church is liable for Monsignor Cajetan J. Troy's conduct under the doctrine of

respondeat superior.

205. The Diocese is liable for Monsignor Cajetan J. Troy's conduct under the doctrine

of respondeat superior.

206. By reason of the foregoing, Defendants, jointly, severally and/or in the alternative,

are liable to Plaintiff for compensatory and punitive damages, together with interest and costs.

SEVENTH CAUSE OF ACTION: NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS

207. Plaintiff repeats and realleges by reference each and every allegation set forth above

as if fully set forth herein.

208. As set forth at length herein, the actions of the Church, its predecessors and/or

successors, agents, servants and/or employees, were conducted in a negligent and/or grossly

negligent manner.

209. As set forth at length herein, the actions of the Diocese, its predecessors and/or

successors, agents, servants and/or employees were conducted in a negligent and/or grossly

negligent manner.

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210. The Church's actions endangered Plaintiff's safety and caused her to fear for her own safety.

- The Diocese's actions endangered Plaintiff's safety and caused her to fear for her 211. own safety.
- 212. As a direct and proximate result of the Church's actions, which included but were not limited to, negligent and/or grossly negligent conduct, Plaintiff suffered the severe injuries and damages described herein, including but not limited to, mental and emotional distress.
- As a direct and proximate result of the Diocese's actions, which included but were not limited to, negligent and/or grossly negligent conduct, Plaintiff suffered the severe injuries and damages described herein, including but not limited to, mental and emotional distress.
- In addition to its own direct liability for negligently inflicting emotional distress on Plaintiff, the Church is also liable for Monsignor Cajetan J. Troy's negligent infliction of emotional distress under the doctrine of respondeat superior.
- At the time Monsignor Cajetan J. Troy breached his duty to Plaintiff, Monsignor Cajetan J. Troy was employed as Plaintiff's mentor and counselor by the Church.
- It was part of Monsignor Cajetan J. Troy's job as role model and mentor to gain 216. Plaintiff's trust. Monsignor Cajetan J. Troy used his position, and the representations made by the Church about his character that accompanied that position, to gain Plaintiff's trust and confidence and to create opportunities to be alone with, and touch, Plaintiff.
- 217. In addition to its own direct liability for negligently inflicting emotional distress on Plaintiff, the Diocese is also liable for Monsignor Cajetan J. Troy's negligent infliction of emotional distress under the doctrine of respondeat superior.

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218. At the time Monsignor Cajetan J. Troy breached his duty to Plaintiff, Monsignor

Cajetan J. Troy was employed as Plaintiff's mentor and counselor by the Diocese.

219. It was part of Monsignor Cajetan J. Troy's job as role model and mentor to gain

Plaintiff's trust. Monsignor Cajetan J. Troy used his position, and the representations made by the

Diocese about his character that accompanied that position, to gain Plaintiff's trust and confidence

and to create opportunities to be alone with, and touch, Plaintiff.

By reason of the foregoing, Defendants, jointly, severally and/or in the alternative,

are liable to Plaintiff for compensatory damages and punitive damages, together with interest and

costs.

EIGHTH CAUSE OF ACTION: BREACH OF STATUTORY DUTY TO REPORT ABUSE UNDER SOC. SERV. LAW §§ 413 and 420

Plaintiff repeats and realleges by reference each and every allegation set forth above 221.

as if fully set forth herein.

222. Pursuant to N.Y. Soc. Serv. Law §§ 413 and 420, the Church, including but not

limited to its teachers, administrators, and other school personnel, had a statutorily imposed duty

to report reasonable suspicion of abuse of children in its care.

Pursuant to N.Y. Soc. Serv. Law §§ 413 and 420, the Diocese, including but not 223.

limited to its teachers, administrators, and other school personnel, had a statutorily imposed duty

to report reasonable suspicion of abuse of children in its care.

224. The Church breached that duty by knowingly and willfully failing to report

reasonable suspicion of abuse by Monsignor Cajetan J. Troy of children in its care.

225. The Diocese breached that duty by knowingly and willfully failing to report

reasonable suspicion of abuse by Monsignor Cajetan J. Troy of children in its care.

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226. As a direct and/or indirect result of said conduct, Plaintiff has suffered injuries and

damages described herein.

227. By reason of the foregoing, Defendants, jointly, severally and/or in the alternative,

are liable to plaintiff for compensatory damages, and for punitive damages, together with interest

and costs.

228. The limitations of liability set forth in Article 16 of the CPLR do not apply to the

causes of action alleged herein.

WHEREFORE, it is respectfully requested that the Court grant judgment in this action in

favor of the Plaintiff, and against the Defendants, in a sum of money in excess of the jurisdictional

limits of all lower courts which would otherwise have jurisdiction, together with all applicable

interest, costs, disbursements, as well as punitive damages and such other, further and different

relief as the Court in its discretion shall deem to be just, proper and equitable.

Plaintiff further places Defendants on notice and reserves the right to interpose claims

sounding in Fraudulent Concealment, Deceptive Practices and/or Civil Conspiracy should the facts

and discovery materials support such claims.

Dated: New York, New York

October 11, 2019

Yours, etc.,

By: Adam P. Slater, Esq.

SLATER SLATER SCHULMAN LLP

Counsel for Plaintiff

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New York, New York 10022

(212) 922-0906

-and-

Gary Certain, Esq.

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Counsel for Plaintiff

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ATTORNEY'S VERIFICATION

Adam P. Slater, an attorney duly admitted to practice law in the Courts of the State of

New York, hereby affirms the following statements to be true under the penalties of perjury,

pursuant to Rule 2106 of the CPLR:

Your affirmant is a partner of SLATER SLATER SCHULMAN, LLP, attorneys for the

Plaintiff in the within action;

That he has read the foregoing Complaint and knows the contents thereof; that the same

is true to his own knowledge, except as to the matters therein stated to be alleged upon

information and belief, and that as to those matters he believes it to be true.

Affirmant further states that the source of his information and the grounds for his belief

are derived from interviews with the Plaintiff and from the file maintained in the normal course

of business.

Affirmant further states that the reason this verification is not made by the Plaintiff is that

the Plaintiff is not presently within the County of New York, which is the county wherein the

attorneys for the Plaintiff herein maintain their offices.

Dated: Melville, New York

October 11, 2019

Adam P. Slater, Esq.

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SUMMONS & VERIFIED COMPLAINT

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CERTIFICATION

Pursuant to 22 NYCRR §130-1.1-a, the undersigned, an attorney duly admitted to practice in the courts of the State of New York, certifies that, upon information and belief, and reasonable inquiry, the contentions contained in the annexed document are not frivolous as defined in subsection (c) of the aforesaid section.

Adam P. Slater, Esq.	
Gary Certain, Esq.	